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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/077,765	02/20/2002	Kazuhiro Ishida	017446-0323	3462
22428 FOLEY AND	7590 06/14/200 LARDNER LLP	EXAMINER		
SUITE 500		ALVAREZ, RAQUEL		
3000 K STREET NW WASHINGTON, DC 20007			ART UNIT	PAPER NUMBER
			3622	
			MAIL DATE	DELIVERY MODE
			06/14/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)	
		10/077,765	ISHIDA, KAZUHIRO	
		Examiner	Art Unit	
		Raquel Alvarez	3622	
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address	
VVHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ARANDONE.	J. nely filed the mailing date of this communication.	
Status				
2a)⊠	Responsive to communication(s) filed on <u>15 Ap</u> This action is FINAL . 2b) This Since this application is in condition for allowan closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		
Dispositi	on of Claims			
5) □ 6) ☑ 7) □ 8) □ Applicati 9) □	Claim(s) 1,2,5,6,9,10 and 13-15 is/are pending 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-2,5-6,9-10 and 13-15 is/are rejected Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examiner The drawing(s) filed on is/are: a) acceed Applicant may not request that any objection to the discrete discrete pending and solve and solve are subjected to by the Examiner acceeds and solve and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve are subjected to by the Examiner acceeds and solve acceeds acceeds and solve acceeds and solve ac	vn from consideration. election requirement. epted or b) □ objected to by the E		
11) 🔲	Replacement drawing sheet(s) including the correction. The oath or declaration is objected to by the Example 1.	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).	
	nder 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Dat 5) Notice of Informal Pa 6) Other:	te	

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DETAILED ACTION

- 1. This office action is in response to communication filed on 4/5/2007.
- 2. Claims 1-2, 5-6, 9-10 and 13-15 are present for examination.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-2, 5-6, 9-10 and 13-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura (5,987,424 hereinafter Nakamura) in view of Kenney (5,514,424 hereinafter Kenney).

With respect to claims 1, 5, 9 and 13-15, Nakamura teaches an advertisement system (Abstract). A portable telephone communication terminal capable of communicating with other portable communication terminals utilizing a display on said portable communication terminal, and capable of automatically displaying an advertisement on said display when said display is operating in a stand by mode (see step 206); a terminal management device for managing said portable telephone communication terminal (exchange 4); an advertisement broadcast device for storing advertisement data provided by an advertisement broadcaster (see figure 2); notification means for, when a registration request including first information representing that said portable telephone communication terminal is an automatic advertisement display terminal and a second information representing an advertisement broadcaster

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designated by said portable telephone communication terminal is issued by said portable telephone communication terminal, notifying said advertisement broadcaster device of the registration request including the first information in accordance with the second information (i.e. the subscriber registers to receive the advertisement from an issuer)(steps 1301 and 1302); registration means for registering the first information and the second information when said advertisement broadcast device send registration acceptance in response to the registration request notification from said notification means (see 1301 and 1302); display control means for, when advertisement data is received from said advertisement broadcast device which is a registration acceptance notification source, transmitting the received advertisement data to said portable telephone communication terminal on the basis of the registered first information and the registered second information, and wherein the portable telephone communication terminal is configured to automatically receive the advertisement data from the terminal management device and is configured to automatically display the advertisement data display of said portable telephone communication terminal (see Figure 14).

With respect to the newly added limitation of a plurality of advertisement broadcast devices, each advertisement broadcast device of the plurality of advertisement broadcast devices capable of storing advertisement data provided by a corresponding advertisement broadcaster of a plurality of advertisement broadcasters (see Figure 2, items 5, 6, 7, 8 and 9)

With respect to the advertisement broadcast device able to transmit the advertisement data to the terminal management device at arbitrary times without

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intervening action from a user of the portable telephone communication terminal. Kenney teaches a system and method for providing selected video images to local telephone stations. "the monitor 18 would display informational screens for a period of 8-10 seconds each when the phone is not in use. These still images are stored in a memory module 38, which could be a disk drive, in the phone. In some cases, the data could be downloaded from a central administration point" (col. 4, lines 27-32). It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included the advertisement broadcast device able to transmit the advertisement data to the terminal management device at arbitrary times without intervening action from a user of the portable telephone communication terminal because such a modification would attract passerby to the telephone terminals.

With respect to claims 2, 6, 10, Nakamura further teaches that when a registration cancel request for said portable telephone communication terminal is issued, said registration means cancels registration of the first information and the second information, and said notification means notifies said advertisement broadcast device of cancellation of registration of said portable telephone communication terminal (1303 and 1304).

Response to Arguments

5. Applicant argues that the exchange 4 of Nakamura does not notify the advertisement apparatus 6 of a registration request and refers the Examiner to Nakamura col. 24, lines 29-33. The Examiner wants to point out that Nakamura teaches further down in col. 24, lines 34-58 and step 1302 that exchange 4 determines

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if telephone set 1 is within the contracted (registered) time zone in order to notify apparatus 6 to transmit the ads. Subscriber telephone set 1 has to be within the time zone contracted (registered) by subscriber telephone set 1 in order for exchange 4 to notify advertisement apparatus to transmit the ads.

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6. Applicant argues that Nakamura doesn't teach a selected advertisement broadcaster of said plurality of broadcaster, the Examiner disagrees with Applicant because Nakamura teaches receiving advertisements information from apparatus 5, 6, 7, 8 and 9.

Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Point of contact

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raquel Alvarez whose telephone number is (571)272-6715. The examiner can normally be reached on 9:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric w. Stamber can be reached on (571)272-6724. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Raquel Alvarez Primary Examiner Art Unit 3622

R.A. 6/1/2007